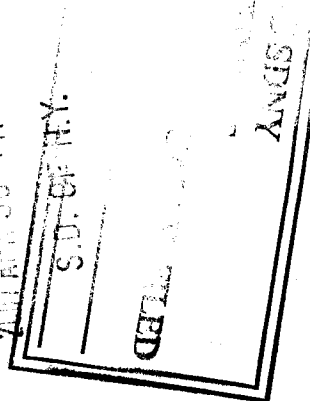


entirely new and distinct program -- assisted living -- providing a lower level of care. The past 53 years of its existence, and instead transform itself at the direction of the State into an residents in Westchester County -- to cease operating as a nursing home, as it has done for the Andrus -- a thriving not-for-profit nursing home caring for approximately 183 infirm elderly for declaratory and injunctive relief arising from defendant's unconstitutional attempt to force 1. This is an action pursuant to 42 U.S.C. § 1983 and 28 U.S.C. §§ 2201-02

INTRODUCTION

Department of Health (the "Commissioner of Health"), respectfully alleges as follows:
complainant against defendant Richard F. Daines, as Commissioner of the New York State "Andrus"), by and through its attorneys, Cadwalader, Wickrath & Taft LLP, as and for its Plaintiff John E. Andrus Memorial, Inc. (d/b/a Andrus on Hudson) (the

COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF

X _____
Defendant.
X _____
Plaintiff,
-against-
RICHARD F. DAINES, as Commissioner of the New York
State Department of Health,
X _____
John E. Andrus Memorial, Inc. (d/b/a ANDRUS
ON HUDSON),
X _____
JUDGE BRLEAN
CV 3482
07 Civ.


UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK
ORIGINAL

Berger Commission's already broad exercise of decision-making authority; and home would contravene and undermine the statutory parameters governing the evidence directly to the Berger Commission, showing why its closure as a nursing -- failed to provide the Andrus with an opportunity to be heard and present

closure throughout the Berger Commission's secretive deliberations; -- failed to provide the Andrus with notice that its facility was being targeted for

the Berger Commission, and defendant or his predecessor, acting under color of state law --

home and "convert" its operations to an assisted living program, or "ALP". As detailed below, implementation of the Berger Commission's recommendations that the Andrus close its nursing continued operation as a nursing home pursuant to its Operating Certificate; and (c) to enjoy Enabling Legislation; (b) to vindicate its federal constitutional right of due process of law in its

3. The Andrus brings this action: (a) to challenge the constitutionality of the

SUMMARY OF THE ANDRUS' CLAIMS

review -- now have the force of law.

voted on by the New York State Legislature nor subjected to "due process" or any other form of Enabling Legislation, the Berger Commission's recommendations -- although never actually operating as such and which must relinquish their operating certificates. By operation of the to unilaterally decide which hospitals and nursing homes in New York State get to continue Enabling Legislation"), the Berger Commission was ostensibly granted the extraordinary power Pursuant to Section 31 of Part E of Chapter 63 of the Laws of 2005 ("the

Commission" after its Chair, Stephen Berger. State Commission on Healthcare Facilities in the 21st Century, often referred to as "the Berger "recommendations" pertaining to the Andrus contained in the Final Report of the New York defendant issued his directive to the Andrus under the auspices of implementing the

Andrus.

governmental funding needed to pay for such a restructuring will be made available to the Andrus, let alone cost-effective. Nor has defendant assured the Andrus that the was even viable, let alone cost-effective. In this regard, the Berger Commission never inspected the Andrus' plant and overhead cost structure to determine if conversion to an assisted living use units absent substantial outlays of capital. In this regard, the Berger Commission never inspected accommodate a 24-hour skilled nursing facility, and cannot be "retrofitted" for assisted living building housing its nursing home, from its floor space to the size of its units, is configured to 6. Regarding (ii) in Paragraph 4 hereof, the Andrus' half-century old

its residents, many of whom will require continued nursing home care.

staff ever interviewed the Andrus management or evaluated the medical and functional status of regarding (i) in Paragraph 4 hereof, none of the Commission members or nursing home and other property losses.

closure and conversion, and compensate the Andrus for the value of its license to operate as a is financially feasible; or (iii) whether or how the State will pay for the inevitably high cost of assisted living level of care; (ii) whether or how operating an ALP alone on the Andrus' campus or how the care needs of the Andrus' nursing home residents can be safely met in the lower Andrus' nursing home and forced "conversion" to an ALP without first determining (i) whether Commission's recommendations, defendant has imposed a date certain for the closure of the Berger at near-full capacity and in the black. Moreover, under the guise of implementing the Berger by the Andrus, establishing that the Andrus had achieved financial health and stability, operating Commission relied on outdated financial data and ignored more current information submitted 4. Indeed, in deciding to close the Andrus' nursing home, the Berger condition and the continued care needs of its nursing home residents.

-- mandated the rescission of the Andrus' Operating Certificate based on patently faulty information and mistaken assumptions about the Andrus' financial --

already mapped out a timetable for the Andrus' demise as a nursing home, and decreed that the close the Andrus' nursing home and convert the Andrus to an assisted living program was made

10. Without any input from the Andrus, the Commissioner of Health has wholly without legal justification.

close the Andrus' nursing home and convert the Andrus to an assisted living program was made 9. For the foregoing reasons, the Berger Commission's recommendation to

health care delivery system infrastructure."

subvert the objectives of the Enabling Legislation - "promoting stability and efficiency in the exacerbate the very problem that the Berger Commission was supposed to remedy and thereby also lost on the Berger Commission. Thus, closure of the Andrus' nursing home will only because the Andrus happens to be one of the lowest-cost facilities in Westchester County - a fact system more money -- estimated conservatively at more than \$3.8 million a year. That is vicinity of the Andrus will actually cost the Medicaid program and the rest of the health care home for years, but also caring for the same residents at other nursing facilities within the "transfer trauma" for these aged, frail residents, many of whom have called the Andrus their which the assisted living level of care alone cannot provide. That eventually will not only cause in Westchester County in order to ensure continued care and services at an appropriate level, this mandate will force the relocation of many of Andrus' residents to another nursing facility the Andrus' nursing home is the fact that - contrary to the Commission's unfounded presumption 8. Compounding the irrationality of the Berger Commission's edict to shutter

obligated to bear such cost.

course of action, or offload the cost onto a charitable foundation, even though neither is depleting its own charitable assets, even though it is the State that unilaterally mandated that as though the Andrus will be made to either bear the cost of closure and conversion itself by 7. Regarding (iii) in Paragraph 4 hereof, defendant appears to be proceeding

Fourteenth Amendments to the United States Constitution.

13. This action is brought pursuant to 42 U.S.C. § 1983 and the Fifth and

JURISDICTION AND VENUE

Commission's recommendations affecting the Andrus pursuant to the Enabling Legislation County of New York. The Commissioner of Health is required to implement the Berger Commissioner of Health for the State of New York, and also maintains offices in the City and County of New York. The Commissioner of Health is being sued in his official capacity as defendant Richard F. Danes is being sued in his official capacity as assistance, including long-term nursing home care, to indigent and medically needy individuals. Defendant provided in the federal Medicare program, providing skilled nursing and rehabilitative services to individuals aged 65 and over; and in the State Medicaid program, providing medical services to individuals up to 197 nursing home residents. The Andrus is also authorized by the Department to care for up to 197 nursing home residents. The Andrus is a certified provider in the New York State Department of Health as a "residential health care facility", or nursing home, and is licensed by the New York State Department of Health as a "nursing home", or nursing home, and is authorized to care for up to 197 nursing home residents. The Andrus is licensed by the New York State Department of Health as a "nursing home", or nursing home, and is authorized to care for up to 197 nursing home residents. The Andrus is a not-for-profit skilled nursing facility located in Hastings-on-Hudson, in Westchester County, New York. The Andrus is licensed by the New

PARTIES

would visit upon the Andrus' employees and the elderly residents it is caring for. Constitution -- to say nothing of the hardship and potential harm that a compulsory closure violation of, and in disregard for, its rights of due process protected by the United States Constitution and other property rights -- and terminate its very existence as a nursing home -- in Certificate, defendant will irrevocably abrogate the Andrus' property interest in its Operating enjoyed, defendant will revoke the Andrus' home Operating Certificate by June 30, 2008. Unless Health revoke the Andrus' nursing home Operating Certificate by June 30, 2008. Unless Andrus submit a closure plan no later than September 30, 2007 and that the Department of

during its deliberations. It was not intended to broadly shield the deliberations from public view commercially-sensitive nature that facilities may have shared with Berger Commission staff facilities by preventing the public release of information of a confidential medical or financial, or credit history" of a particular facility. This provision was intended to protect the deliberate in executive session, closed to the public, only "when addressing in detail the medical, 18. Under the Enabling Legislation, the Berger Commission was permitted to

Commission, and selected Stephen Berger to fill this role.

were appointed by the Governor. In addition, the Governor was to name the Chair of the members were to be appointed by the State Senate and Assembly Leadership and twelve members be appointed by members of both branches of the State Legislature as well as the Governor. Six 17. The Berger Commission was to consist of eighteen statewide members, to

health care system.

efficiency in the health care delivery system infrastructure" and achieving cost savings to the and nursing homes in New York State and with the ostensible goal of "promoting stability and Commission with the charge of examining and recommending changes to the system of hospitals Pataki signed into law the Enabling Legislation, providing for the creation of the Berger 16. In April 2005, the New York State Legislature passed, and then-Governor

THE ENABLING LEGISLATION

§ 1391(b).

15. Venue of this action in this District is proper pursuant to 28 U.S.C. §§ 1331 and 1343(a).
 14. This Court has jurisdiction over this proceeding pursuant to 28 U.S.C. §§

which a facility serves the health care needs of the region, including serving Medicaid current facility capacity for uses other than as inpatient or residential facilities; „the extent to of funding for paying down or retiring the capital debt; the „potential conversion of facilities or facilities; the „capital debt being carried” by facilities and the availability of alternative sources consider, among other factors, „the economic impact of right sizing”; the „financial status” of the „resize, „close, „convert, „consolidate” or „restructure”, the Berger Commission was to 21. Specifically, when deciding which hospitals and nursing homes to

or when contrary to the parameters delineated in the Enabling Legislation.

facility’s operating certificate or other adverse action against a facility without legal justification, RAC proposals. However, the Enabling Legislation did not authorize the revocation of a other restructuring of hospitals and nursing homes, taking into account the region-by-region authority to make final recommendations for resizing, closure, consolidation, conversion, or 20. The Enabling Legislation endowed the Berger Commission with broad

be closed . . . and . . . resized, consolidated, converted, or restructured.”

health care facilities in their respective regions, with specific „recommendations for facilities to containing their own, non-binding recommendations for „reconfiguring” hospitals and residential hearings” and each submitting a Report to the Berger Commission by November 15, 2006 Ulster, and Westchester Counties. These RACs were charged with conducting „formal public Hudson Valley Region encompasses Delaware, Dutchess, Orange, Putnam, Rockland, Sullivan, Long Island, New York City, Hudson Valley, Northern, Central, and Western New York. The Regional Advisory Committee („RAC”) for six designated regions of New York State, including 19. Pursuant to the Enabling Legislation, the Berger Commission established a recommendation was *à fait d’accompli*.

or prevent facilities from learning that they were being targeted for „right sizing” until after the

not-for-profit home for 247 elderly residents, situated on the same 26-acre campus it continues to 25. The Andrus was established by the family of John E. Andrus in 1953 as a

The Andrus

THE FACTS

- facilities. They had to be adopted or rejected as a whole.
- adoption or rejection of the Berger Commission's particular recommendations affecting specific
24. The Enabling Legislation contained no provision for the piecemeal Commissioner of Health would then be obligated to implement the recommendations.
- resolution rejecting the recommendations in their entirety by December 31, 2006. The with his approval by December 5, 2006 or both houses of the Legislature passed a concurrent January 1, 2007 unless the Governor failed to transmit the recommendations to the Legislature January 1, 2007 unless the Governor failed to transmit the recommendations to the Legislature, the Berger Commission's recommendations would then have the force of law as of
- Legislation, the Berger Commission's recommendations across the State on or before December 1, 2006. Pursuant to the Enabling for facilities across the State on or before December 1, 2006. Pursuant to the Enabling
- Final Report to the Governor and the Legislature containing its "triplizing" recommendations
23. The Enabling Legislation required the Berger Commission to transmit its the Federal government.
- concerns because the military bases were owned not by private parties or public charities but by
- Federal military base-closing legislation. However, that legislation raised no due process
22. Upon information and belief, the Enabling Legislation was modeled after action against its nursing home.
- As shown below, in the case of Andrus, all of these factors weigh against taking any adverse in greater stability and efficiency in the delivery of needed healthcare services for a community." recipients"; and "the extent to which the actions recommended by the Commission would result

provided to the elderly living on its campus, by offering a continuum of health care, ranging 30. In 1996, the Andrus developed a plan to expand the scope of services

Department of Health.

Andrus' approximately 183 current residents fill 93% of the 197 beds currently certified by the for its care and services among the elderly in the Westchester communities that it serves. The to another facility. The Andrus' current capacity of 197 certified beds reflects the true demand in 2002 voluntarily reduced its complement of nursing home beds to 197 by transferring 50 beds

29. The Andrus had been licensed to operate 247 beds in its nursing home but

The Andrus' Voluntary Right-sizing

Andrus receives most of its operating revenues from the Medicare and Medicaid programs. of the remaining residents, or 11% of its total population, are paid for by Medicare. As such, the residents, comprising 73% of its long-term residents, financially qualify for Medicaid, while 21

28. The majority of Andrus' residents are both elderly and poor: 138

lower level of care such as assisted living.

27. The majority of its residents have medical needs that cannot be adequately met in a acuity". The majority of its residents are also infirm: only 22% of the Andrus' residents can be characterized as "low residents are also infirm: their average age is 88 years. The Andrus'

months.

26. The Andrus provides short-term rehabilitative and long-term skilled term nursing home care at the Andrus have resided there for an average of three years, eight Westchester County or elsewhere in the Hudson Valley Region. The residents receiving long- nursing care as well as hospice care to approximately 183 residents, most of whom are from "residential health facility", or nursing home, by the New York State Department of Health.

occupy today. In 1969 and continuing for the next 38 years, the Andrus has been licensed as a

based on its 197 bed capacity.

increased its occupancy levels. By 2006, the Andrus had achieved an occupancy rate of 93% primarily Westchester County residents in need of skilled nursing home care, and steadily since 2002, the Andrus continued to fill its nursing home beds with

The Andrus' Current Occupancy

July 1, 2006.

voluntary decertification on January 24, 2007, but erroneously only gave it retroactive effect to capacity to 197 certified beds. The Department of Health gave approval of the Andrus' certified nursing home beds were no longer necessary and, in 2002, agreed to reduce its total capacity to 197 certified beds. At the same time, the Andrus recognized that all 247 of its originally nursing home bed complement.

Andrus resumed its regular nursing home admissions, re-occupying over time almost all of its following the denial, the Andrus' Board of Trustees redveloped its strategic plan, and the denied the Andrus the permits necessary to undertake an expansion of its campus to a CCR. However, in November 2001, the Board of Trustees of the Village of Hastings-on-Hudson Care Council of New York State, all approved the application of the Andrus to be a CCR. 32. The New York State Departments of Health and Insurance, and the Life

occupancy and revenues beginning in 1998.

governmental reviews. This voluntary suspension of admissions resulted in a decline in any new admissions to the nursing home temporarily, while the plan underwent the requisite 31. In furtherance of this plan, the Andrus determined to voluntarily suspend

Community" ("CCRC").

and 48 skilled nursing beds, in a residential setting referred to as a "Continuing Care Retirement from independent living to accommodate up to 402 senior citizens, along with 24 assisted living

Region that are losing in their struggle to fill beds and break even and yet were spared the Berger contrast to other nursing homes in Westchester County and elsewhere in the Hudson Valley nursing home plant; and consecutive years of surplus operations, the Andrus stands in stark

39. With its voluntary right-sizing, occupancy at near capacity; upgraded

Andrus closed its books with a surplus in both 2005 and 2006.

admissions in 2003, improving its operating efficiencies, and achieving financial stability. The suspension of nursing home admissions, the Andrus has operated at a surplus by resuming a deficit, due in large part to its aborted expansion plan as a CCRC and related temporary plant, the Andrus has also seen its financial picture improve commensurately. After operating at

38. Similarly, with its steadily improving occupancy and refurbished physical

The Andrus' Current Financial Condition

continue providing high quality, skilled nursing home care in its original facility well into the future.

37. With the capital improvements completed, the Andrus is now able to

Department of Health's regulations for approval of this nursing facility capital project. Operation of a nursing home was a fundamental requisite to establishing "need" under the Andrus would continue to use the structure as a nursing home; indeed, the Andrus' continued replacement of the facility's boilers, and electrical and plumbing upgrades and replacements.

36. Significantly, all of these capital improvements contemplated that the

designed to upgrade and modernize its 1953 physical plant. These improvements included and obtained the Department of Health's approval for over \$6,000,000 in capital improvements, in conjunction with its improved occupancy, in 2006, the Andrus sought

The Andrus' Nursing Home Capital Improvements

being so targeted or considered. was the Andrus informed that it was being targeted or considered for closure, nor told why it was and operations. Yet, at no point during any of its communications with the Hudson Valley RAC and provided the RAC with relevant and timely information about the Andrus' finances RAC, and spoke with the Hudson Valley 43. The Executive Director of the Andrus

information. In contrast, the Andrus did comply and otherwise fully cooperated with the RAC. SKY View, Victory Lake, and Split Rock declined to comply with the RAC's request for Center, Victory Lake Nursing Center, and Split Rock Rehabilitation and Health Care Center. from several of the facilities, including the Andrus, SKY View Rehabilitation and Health Care 42. During its discussions, the Hudson Valley RAC requested information

flawed data relied on by the Hudson Valley RAC in its deliberations.

recommendations affecting the Andrus can be traced to the mistaken factual assumptions and should be "tightened". Many of the Berger Commission's errors that resulted in the adverse binding recommendations to the Berger Commission as to which facilities within the region and the regional and local health care needs they are addressing and, on that basis, to make non- "RACs", were supposed to gather information about the regions' hospitals and nursing homes 41. As discussed earlier, the State's six Regional Advisory Committees, or

The Hudson Valley RAC's Errors About The Andrus

terminate its existence as a nursing home. Andrus for compulsory "tightening" - down to zero nursing home beds -- and prematurely Enabling Legislation, the Berger Commission arbitrarily and capriciously determined to target 40. In disregard of the foregoing factors, and of the parameters set forth in the

Commission "axe". Indeed, all of the foregoing factors augur a long and prosperous future for the Andrus - as a nursing home.

grossly understates the Andrus' true occupancy levels, because the Hudson Valley RAC 49. Second, the cited occupancy rate of 39%, even for 2003, is inaccurate and

occupancy data, but the RAC evidently ignored it.

183 residents by 2006. Notably, the Andrus provided the Hudson Valley RAC with more current occupancy at the nursing home, almost doubling from an average of 97 occupied beds in 2003 to 183 residents by 2006. The Andrus steadily improved beds in 2003 to occupancy at the nursing home, almost doubling from an average of 97 occupied beds in 2003 to 183 residents by 2006. Notably, the Andrus provided the Hudson Valley RAC with more current occupancy at the nursing home, almost doubling from an average of 97 occupied beds in 2003 to 183 residents by 2006. The Andrus steadily improved beds in 2003 to 183 residents by 2006. As facility of choice for more and more of Westchester's elderly, the Andrus steadily improved the rejection of its plan to expand to a CCR. However, as the Andrus proved to be the nursing described earlier, in 2003 the Andrus was still in the process of restoring occupancy following unrepresentative of the Andrus at the time it was making its report in November 2006. As

48. First, the 2003 data cited by the Hudson Valley RAC was stale and

views about the Andrus' current occupancy levels and financial status, in the following respects: financial problems." Those statements reflect the Hudson Valley RAC's materially erroneous occupancy and case mix index (in 2003, 39.2% and .90, respectively) and resulting "obvious financial problems." Those statements reflect the Hudson Valley RAC's materially erroneous occupancy and case mix index (in 2003, 39.2% and .90, respectively) and resulting "obvious

47. The Hudson Valley RAC Report referred to the Andrus' alleged "low

46. The Andrus' Executive Director informed the Hudson Valley RAC that factual basis, the Hudson Valley RAC appears to have reached the very opposite conclusion. The Andrus was financially stable and provided supporting data. Nevertheless, without a proper recommendation is wholly unwarranted and unsupported by the facts pertaining to the Andrus.

45. In its Report to the Berger Commission, the Hudson Valley RAC recommended that the Andrus "be considered for conversion to ALP beds". Such a recommendation is wholly unwarranted and unsupported by the facts pertaining to the Andrus.

44. No member of the Hudson Valley RAC, nor for that matter any staff of the Berger Commission, ever visited the Andrus' nursing home or toured its campus. No staff or member of the Berger Commission had a conversation or other communication with any representative of the Andrus prior to making its recommendations in November 2006.

for such drastic action as the rescission of a facility's operating certificate. Inconsistent with the statutory criteria in the Enabling Legislation delineating the proper bases financial status and nursing home operations. In so doing, the Berger Commission acted wholly recommendations on several fundamentally flawed assumptions about the Andrus' current 53. Like the Hudson Valley RAC, the Berger Commission based its Andrus' nursing home beds be decertified, and that it add 140 ALP beds instead. November 28, 2006. In the Final Report, the Berger Commission recommended that all of the actions or an opportunity to be heard, the Berger Commission issued its Final Report on 52. Similarly, without affording the Andrus any notice of its contemplated

The Fundamental Flaws in the Berger Commission's Final Report

the many flawed assumptions and factual inaccuracies in the Hudson Valley RAC Report. The opportunity to speak with or present testimony to the Berger Commission directly to refute issued its Final Report, on November 28, 2006. As a consequence, the Andrus was never given not released to the public – nor made accessible to the Andrus – until the Berger Commission containing its “right-sizing” recommendations on November 15, 2006. However, the Report was 51. The Hudson Valley RAC issued its report to the Berger Commission Hudson Valley RAC – to no avail. Again in 2006, the Andrus continued to operate in the black. “financial problems” but was operating at a surplus. This information was also shared with the (Paragraph 47 hereof), also ignores the fact that by 2005 the Andrus was no longer experiencing 50. Third, the statement by the Hudson Valley RAC, referenced above

achieved an average occupancy level of 93%. occupancy rate was 49% based on 197 certified beds. As noted above, by 2006, the Andrus’ completion of 197 beds due to the Andrus’ voluntary transfer of 50 beds. In 2003, the Andrus’ mistakenly presumed a bed capacity of 247 certified beds rather than the Andrus’ true

Commission contravened the mandate in the Enabling Legislation that the Commission take into account the "potential conversion . . . for uses other than impatient or residential facilities."

to assisted living slots without profoundly disrupting the 24-hour nursing home care that many of its residents require. In erroneously presuming otherwise without factual basis, the Berger assertion, the residential health care facility beds now in use at the Andrus cannot be converted of its residents "could be better served in an ALP". Contrary to the Commission's conclusive acuity of the Andrus' residents relative to other nursing homes meant that a majority 57. In the Final Report, the Berger Commission presumed that the "low"

Enabling Legislation.

consider the "economic impact of right sizing," one of the other factors delineated in the best, would cause operating shortfalls. Here, too, the Berger Commission failed to properly 56. On the other hand, converting the Andrus to an assisted living facility, at facility" when deciding whether closure or other adverse action is warranted.

Berger Commission contravened the statutory mandate that it consider the "financial status of a measures, the Andrus is now operating at a surplus, not a deficit. Ignoring that reality, the "claim", but a fact that due to the Andrus' greatly improved occupancy levels and other 55. Contrary to the Berger Commission's suggestion, it is more than a County in need of long term care.

growing demand for its nursing home care and services among senior citizens in Westchester 100% capacity. Equally significantly, the Andrus' recovery of its occupancy levels reflects the "downsized" by 50 beds to a 197-bed nursing facility, and is now successfully approaching "claims" to be operating in the black. In fact, as described above, the Andrus years earlier "247-bed" facility that "has been operating at a significant loss until 2006" and that it only now 54. In the Final Report, the Berger Commission described the Andrus as a

convert it to an ALP. However, such a statement ignores the reality that any conversion of the Andrus recommends that the Andrus complete a floor by floor renovation of its existing facility to conversion to an ALP would be "economic". In one scenario, the Berger Commission

61. In the Final Report, the Berger Commission alleges that the Andrus'

also a factor in the Enabling Legislation.

[the Andrus] serves the healthcare needs of the region, including serving Medicaid recipients", regard, the Berger Commission similarly failed to take into consideration "the extent to which funds to cover their nursing home stays at nearby facilities in Westchester County. In this will end up costing the Medicaid program three or more million dollars per year in additional 60. Moreover, since most of the Andrus' residents are covered by Medicaid, it

caring for the same residents in other nearby nursing homes by at least \$3.8 million a year.

closing the Andrus will produce the opposite result, and will actually increase the expense of healthcare services for a community", a factor mandated by the Enabling Legislation. Rather, to other nursing facilities will not achieve the desired "efficiency in the delivery of needed currently operating in Westchester County. Thus, the inevitable transfer of the Andrus' residents 59. As noted earlier, the Andrus is one of the lowest-cost nursing homes

endure the trauma associated with such a move.

their "home" -- would have to be transferred to another skilled nursing facility and consequently the Andrus' residents -- largely frail elderly averaging 88 years old who consider the Andrus Berger Commission's recommendations affecting the Andrus were implemented, many if not most of clinical assessment of the Andrus' residents and their actual care needs. Indeed, if the Berger Commission's staff or members ever visited the Andrus' nursing home, much less performed any and converting it to an ALP despite -- or perhaps because of -- the fact that none of the 58. The Berger Commission recommended closing the Andrus' nursing home

Andrus family, the Surdina Foundation ("Surdina") and Helen Benedict Foundation ("Helen Benedict"), have provided the Andrus in the past with grants for specific capital projects. (There Foundation" previously given to the Andrus. In fact, two charitable foundations started by the Andrus Foundation" refers to the "financial support from the Andrus Family

64. The Final Report refers to the "financial support from the Andrus Family
harm from revoking the Operating Certificate itself.
from implementation of the Berger Commission's recommendations -- beyond the substantial would only exacerbate the deprivation of the Andrus' property rights and interests stemming forcing the Andrus to pay for its own closure and reconfiguration as an assisted living facility be effectively rescinding the Andrus' license to operate as a nursing home, involuntarily. Thus, finance the mandated closure and conversion. This is so even though it is defendant who would financed. Nor does the Berger Commission provide for or pledge any governmental funding to costs associated with closure of the Andrus' nursing home and "conversion" to an ALP will be
63. Overall, the Final Report fails to address or explain how the significant
built are in all probability essentially unworkable.

expanded the campus to a CCR. Simply put, the 26 acres on which these ALP homes would be previously refused the Andrus permission to develop its property when it rejected its plan to build additional ALP homes on its campus. However, the Village of Hastings-on-Hudson
62. As an alternative, the Berger Commission states that the Andrus could consider the "economic impact" of the mandated conversion.

it could be financially feasible. In this regard as well, the Berger Commission failed to property renovation costs, and has made no provision for how such a conversion would be paid for or how would be a hugely costly undertaking. The Berger Commission has failed to account for those attractive to prospective assisted living residents and fully compliant with ALP regulations, Andrus' physical plant - designed and built a half century ago - into a residence that is both

Andrus sought and obtained Department of Health approval for over \$6,000,000 in capital Andrus had already recognized -- and addressed -- the need for capital improvements; the of capital improvements. In this regard, the Berger Commission failed to acknowledge that the 67. The Final Report alleges that the Andrus' physical plant is old and in need

Commission's missatement nearly doubled the actual number of Andrus survey citations.

harm to any patients, and 6 other deficiencies for building/environment. Thus, the Berger Andrus was cited for only 8 survey deficiencies related to resident care, none of which involved and the premise on which it rests are demonstrably wrong. In its 2005 resident survey, the attributable to the building's deteriorating condition." Both the Berger Commission's conclusion has a history of a high number of deficiencies (26 in its 2005 survey), many of which are Andrus as revealed in the Final Report. For instance, the Final Report states that "[t]he facility 66. The Berger Commission made several other factual errors about the

Commissioner of Health have together mandated.

pick up the tab for the cost of closure and conversion that the Berger Commission and the Commissioner of Health, to expect or compel Surdina or Helen Benedict (let alone the Andrus) to Andrus. Thus, it cannot possibly fall within the Berger Commission's authority, or that of the Neither foundation has any legal or contractual obligation to provide any future support to the separate and independent from the Andrus, with separate management and governing boards. 65. To the contrary, Surdina and Helen Benedict have been and remain

There is, however, no basis for such an assumption.

from Surdina and/or Helen Benedict to offset the likely high cost of closure and conversion. Commission appears to have operated on the assumption that the Andrus can count on funds is no such "Andrus Family Foundation".) In citing to the prior foundation grants, the Berger

2008.

Legislation to implement the Berger's recommendations contained in the Report by June 30,

71. The Commissioner of Health nevertheless is obligated under the Enabling

recommendations are wholly without legal justification.

recommendations also defy the statutory criteria set forth in the Enabling Legislation, the operations and financial status, make no sense economically, financially, or climactically. As these home and convert its operations to an ALP, premised on misinformation about the Andrus' recommendations and financial status, make no sense economically, financially, or climactically. As these

70. The Berger Commission's recommendations to close the Andrus' nursing

Defendant's Implementation of the Berger Commission's Recommendations

recommendations have the force and effect of law as of January 1, 2007.

December 31, 2006. As such, pursuant to the Enabling Legislation, the Commission's New York State Legislature, with his approval, on November 30, 2006. The Legislature did not pass a resolution disapproving the Berger Commission's recommendations on or before December 31, 2006. As such, pursuant to the Enabling Legislation, the Commission's

69. Governor Pataki transmitted the Berger Commission's Final Report to the

* * *

million dollars to finance the balance of the project costs. that one of the presumed advantages to the implementation of its "right-sizing" recommendations would represent a significant waste of resources, as the Andrus' capital project is already completed, with the Andrus putting up \$1.4 million of its own equity and borrowing several million dollars to finance the balance of the project costs.

68. Ironically, the Berger Commission notes elsewhere in the Final Report approved for the continued operation of the Andrus as a skilled nursing facility, not as an ALP. improvements to its original building. These improvements were specifically designed and

before the Berger Commission was afforded to the Andrus, and the Berger Commission's Andrus any meaningful opportunity to be heard. In fact, no notice nor opportunity to be heard nursing home Operating Certificate, without providing prior notice to the Andrus or affording the implement the Berger Commission's recommendations, including the revocation of the Andrus' 75. The Enabling Legislation requires that the Commissioner of Health

Paragraphs 1 through 73 as if fully set forth herein.

74. The Andrus repeats and re alleges each and every allegation contained in

(Violation of Procedural Due Process)

FIRST CLAIM FOR RELIEF

elderly residents but also to future medically needy senior citizens in Westchester County. quite possibly its very survival as a not-for-profit health care provider, not only to its current constitutionally protected property interest in its Operating Certificate and related property, and June 30, 2008 and forced it to convert to an ALP or other use. At stake then is the Andrus' Commissioner of Health will have rescinded the Andrus' nursing home Operating Certificate by 73. Thus, absent declaratory and injunctive relief from this Court, the revocation of its nursing home Operating Certificate no later than June 30, 2008.

home closure plan by September 30, 2007 and was to culminate in the Commissioner of Health's required timeline." The Department's timetable called for the Andrus' submission of a nursing considered "necessary to implement the [Berger] Commission's recommendations within the follow a timetable of "steps and deliverables", devised by the Department alone, which it letter, the Department told the Andrus that the Department "expected" the Andrus to communicate from defendant concerning the Berger Commission's recommendations. In that 72. By letter dated January 31, 2007, the Andrus received its first

recommendations affecting the Andrus, including the prospective revocation of the Andrus'

81. Defendant's implementation of the Berger Commission's

Paragraphs 1 through 79 hereof as if fully set forth herein.

80. The Andrus repeats and alleges each and every allegation contained in

(Violation of the Takings Clause -- Revocation of Operating Certificate)

THIRD CLAIM FOR RELIEF

adverse action against the Andrus.

79. The Andrus is entitled to an order enjoining defendant from taking such

violation of the Fifth and Fourteenth Amendments of the United States Constitution.

alarming home Operating Certificate, deprives the Andrus of its substantive due process rights in

recommendations affecting the Andrus, including the prospective revocation of the Andrus'

78. Defendant's implementation of the Berger Commission's

Paragraphs 1 through 76 hereof as if fully set forth herein.

77. The Andrus repeats and alleges each and every allegation contained in

(Violation of Substantive Due Process -- Revocation of Operating Certificate)

SECOND CLAIM FOR RELIEF

the Andrus in furtherance of the Enabling Legislation and said recommendations.

United States Constitution, and that defendant is enjoined from taking any adverse action against

unconstitutional under the Due Process Clauses of the Fifth and Fourteenth Amendments of the

Legislation and the Berger Commission's recommendations affecting the Andrus are

76. The Andrus is entitled to a declaratory judgment that the Enabling

process rights under the Fifth and Fourteenth Amendments of the United States Constitution,

deliberations were conducted largely in secret. Such actions violate the Andrus' procedural due

and vendors that the Andrus will be unable to complete if the Andrus' nursing home Operating
87. The Andrus has existing contractual relationships with physicians, staff,

Paragraphs 1 through 85 hereof as if fully set forth herein.

86. The Andrus repeats and alleges each and every allegation contained in

FIFTH CLAIM FOR RELIEF
(Violation of Contracts Clause)

adverse action against the Andrus.

85. The Andrus is entitled to an order enjoining defendant from taking such

Amendments if the United States Constitution.

unconstitutional taking of its charitable assets in violation of the Fifth and Fourteenth
property, deprives the Andrus of its substantive due process rights and constitutes an
for governmental funding for the costs associated with such closure and conversion, and loss of
home and forced "conversion" of its operations to an assisted living program, with no provision
recommendations affecting the Andrus, including the prospective closure of the Andrus' nursing
84. Defendant's implementation of the Berger Commission's

Paragraphs 1 through 82 hereof as if fully set forth herein.

83. The Andrus repeats and alleges each and every allegation contained in

FOURTH CLAIM FOR RELIEF
(Violation of Substantive Due Process and the Takings Clause -- Closure/Conversion)

adverse action against the Andrus.

82. The Andrus is entitled to an order enjoining defendant from taking such

violation of the Fifth and Fourteenth Amendments of the United States Constitution.

nursing home Operating Certificate, constitutes an unconstitutional taking of its property in

Paragraphs 1 through 92 hereof as if fully set forth herein.

93. The Andrus repeats and reallges each and every allegation contained in

(Equitable Relief)

SEVENTH CLAIM FOR RELIEF

1988.

the Andrus' attorney's fees for commencing and prosecuting this action pursuant to 42 U.S.C. § the Berger Commission's recommendations affecting the Andrus, and requiring defendant to pay the Andrus' attorney's fees for commencing and prosecuting this action pursuant to 42 U.S.C. § the Berger Commission's recommendations affecting the Andrus, and requiring defendant to pay

92. The Andrus is entitled to an order enjoining defendant from implementing

above, and are entitled to redress therefor under 42 U.S.C. § 1983.

Amendments and under the Contracts Clause of the United States Constitution, as detailed to cause the deprivation of the Andrus' constitutional rights under the Fifth and Fourteenth to cause the deprivation of the Andrus' constitutional rights under the Fifth and Fourteenth

91. Defendant has acted under the color of state law in causing or threatening

Paragraphs 1 through 89 hereof as if fully set forth herein.

90. The Andrus repeats and reallges each and every allegation contained in

(42 U.S.C. § 1983)

SIXTH CLAIM FOR RELIEF

Constitution.

Andrus' rights under the Contracts Clause of Article I, Section 10, of the United States Legislation and the Berger Commission's recommendations affecting the Andrus violate the Andrus' rights under the Contracts Clause of Article I, Section 10, of the United States Constitution

89. The Andrus is entitled to a judgment declaring that the Enabling

Contracts Clause of Article I, Section 10, of the United States Constitution.

88. The Enabling Legislation thus violates the Andrus' rights under the

program.

Certificate is revoked and the Andrus is converted from a nursing facility to an assisted living

- the Andrus.
- implementing the Enabling Legislation and the Berger Commission's recommendations affecting 100. Thus, the Andrus is entitled to an order enjoining defendant from by or on behalf of the Andrus in this or any other action.
99. No prior or pending request for the same or similar relief has been made irreversibly changing the nature of the Andrus, if not terminating its existence, forever. operations will be converted to an assisted living program, thereby fundamentally and Andrus' nursing home will be closed and (assuming it were even financially feasible) its status quo pending the ultimate resolution of this matter. If not granted injunctive relief, the 98. Equity requires that the Andrus be granted an injunction to maintain the ultimate trial of these issues.
97. The Andrus has a substantial likelihood of success on the merits at the prevent irreparable harm.
- the Andrus has no adequate legal remedy. Therefore, the Andrus requires injunctive relief to revoked and it is forced to convert to an assisted living program cannot be quantified, and thus 96. The injury that the Andrus will suffer if its Operating Certificate is recommendations are implemented.
95. The Andrus' relationships with residents and employees, as well as physicians and vendors, will also be irreparably damaged if the Berger Commission's revocation of the Andrus' nursing home Operating Certificate and forced conversion of its implements the Berger Commission's recommendations affecting the Andrus, including the operations to an assisted living program.
94. The Andrus will suffer immediate and irreparable harm if the defendant

- the United States Constitution; and
- unconstitutional as violative of the Contracts Clause of Article I, Section 10, of the Berger Commission's recommendations affecting the Andrus, to be of New York, and any actions taken by defendant pursuant thereto to implement (i) Declaring Section 31 of Part E of Chapter 63 of the Laws of 2005 (C) On the Plaintiff's Fifth Claim for Relief:
- Commission's recommendations affecting the Andrus; and Care Facility Operating Certificate or otherwise implementing the Berger Enjoying defendant from revoking the Andrus' Residential Health Amendments of the United States Constitution; and the Andrus to be unconstitutional as violative of the Fifth and Fourteenth (ii) Enjoying defendant from revoking the Andrus' Residential Health (i) Declaring the Berger Commission's recommendations affecting (B) On the Plaintiff's Second, Third and Fourth Claims for Relief:
- Commission's recommendations affecting the Andrus; and Care Facility Operating Certificate or otherwise implementing the Berger Enjoying defendant from revoking the Andrus' Residential Health Fourteenth Amendments of the United States Constitution; and affecting the Andrus, to be unconstitutional as violative of the Fifth and pursuant thereto to implement the Berger Commission's recommendations of New York (the "Enabling Legislation"), and any actions taken by defendant (i) Declaring Section 31 of Part E of Chapter 63 of the Laws of 2005 (A) On the Plaintiff's First Claim for Relief:
- Hudson) respectfully demands an order and judgment against defendant as follows:

WHEREFORE, the Plaintiff John E. Andrus Memorial, Inc. (d/b/a Andrus on

- afflicting the Andrus; and
- Andrus or otherwise implementing the Berger Commission's recommendations
- Section 31 of Part E of Chapter 63 of the Laws of 2005 of New York against the
- (i) Permanently enjoining defendant from enforcing the provisions of
- (E) On the Plaintiff's Seventh Claim for Relief:
- for commencing and prosecuting the instant action; and
- (iii) pursuant to 42 U.S.C. § 1988, awarding Plaintiff its attorney's fees
- recommendations afflicting the Andrus; and
- (ii) Enjoining defendant from implementing the Berger Commission's
- unconstitutional;
- the Berger Commission's recommendations afflicting the Andrus, to be
- of New York, and any actions taken by defendant pursuant thereto to implement
- (i) Declaring Section 31 of Part E of Chapter 63 of the Laws of 2005
- (D) On the Plaintiff's Sixth Claim for Relief:
- Commission's recommendations afflicting the Andrus; and
- Care Facility Operating Certificate or otherwise implementing the Berger
- (ii) Enjoining defendant from revoking the Andrus' Residential Health

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By: _____
Peter G. Bergmann
Peter G. Bergmann (PC-9691)

CADWALADER, WICKERSHAM & TAFT LLP

Dated: New York, New York
April 30, 2007

and proper.

(F) Granting Plaintiff such other and further relief that this Court deems just